

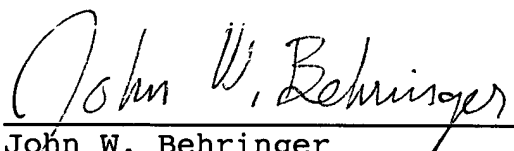
Applicant believes that no new matter has been added by these claim amendments. Claims 20-36 have been drafted to be in better form under U.S. practice compared to claims previously pending in this application during international prosecution. Claims 20-36, for example, avoid improper multiple dependent claims and other objectionable claim forms.

Newly added claims 20-36 supercede not only originally-filed claims 1-19 but also claims that were proposed during international preliminary examination of the parent PCT application pursuant to Article 34 of the Patent Cooperation Treaty. A copy of the Article 34 claim amendments is annexed to the International Preliminary Examination Report that is being submitted herewith.

The title also has been amended such that it reflects the use of an American English lexicon in the National Stage Application, rather than a British English lexicon.

Applicant's undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should be directed to our address listed below.

Respectfully submitted,



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